

UNITED STATES DEPARTMENT OF COMMERCE **United States Patent and Trademark Offic**

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L_	APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR			ATTORNEY DOCKET NO		
Γ_	0 9 /487,3	18 01/19	/00 F	00 REID		L 113918.101		
	021269 PEPPER HAMILTON 600 FOURTEENTH STREET ! WASHINGTON DC 20005			HM22/0417	\neg	EXA	EXAMINER	
			EET NW			NGUYEN ART UNIT	PAPER NUMBER	
						1632 DATE MAILED:	8.	
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Please find below and/or attached an Office communication concerning this application or

Commissioner of Patents and Trademarks

	Application No. 09/487,318	Applicant(s) Reid et al.							
Interview Summary	Examiner Quang Nguyen,	Ph.D.	Group Art Unit 1632						
All participants (applicant, applicant's representative, PTO	personnel):			; ; ;					
(1) Gilberto Vollacorta	(3) Dave Nguye	en							
(2) Thors Nielssen	(4) <u>Quang Ngu</u> y	yen		<u> </u>					
Date of Interview Mar 30, 2001	_								
Type: Telephonic Personal (copy is given to	🗌 applicant 🛛 🗓 app	olicant's rep	oresentative).						
Exhibit shown or demonstration conducted:	☑ No. If yes, brief de	escription:	_						
Agreement was reached. was not reached.									
Claim(s) discussed: Clarms directed to method of isolating & Composition clair									
Identification of prior art discussed:									
									
Description of the general nature of what was agreed to i									
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invention over that are	ed prich e	mte.							
	composition	a clau	ins will a	tes					
the influenced boy the	buobpred	COME							
(A fuller description, if necessary, and a copy of the amenthe claims allowable must be attached. Also, where no claim available, a summary thereof must be attached.)	copy of the amendent	s which wo	ould render the claim	ould render as allowable					
1. It is not necessary for applicant to provide a sepa									
Unless the paragraph above has been checked to indicate LAST OFFICE ACTION IS NOT WAIVED AND MUST INCI Section 713.04). If a response to the last Office action FROM THIS INTERVIEW DATE TO FILE A STATEMENT C	LUDE THE SUBSTANG has already been filed OF THE SUBSTANCE	CE OF THE , APPLICAN OF THE INT	INTERVIEW. (See I IT IS GIVEN ONE M ERVIEW.	ONTH					
 Since the Examiner's interview summary above (each of the objections, rejections and requirement claims are now allowable, this completed form is Office action. Applicant is not relieved from provise also checked. 	nts that may be prese considered to fulfill t	nt in the las he responsi	st Office action, and e requirements of th	i since the le last					
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U. S. Patent and Trademark Office PTO-413 (Rev. 10-95)

Examiner Note: You must sign and stamp this form unless it is an attachment to a signed Office action.